UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
JODY RUCKS,	X : :
Plaintiff,	:
v.	:
THE CITY OF NEW YORK, P.O. MICHAEL	:
PERCY, Shield No. 01047, Individually and	:
in his Official Capacity, P.O. ANTHONY	:
BRUNO, Shield No. 02726, Individually and in	:
his Official Capacity, SGT. MICHAEL	:
O'CONNOR, Shield No. 01376, Individually and	:
in his Official Capacity,	:
	:
Defendants.	:
	:
	$\mathbf{v}$



No. 12 Civ. 4226 (KPF)

VERDICT FORM

July 14, 2014

CT. EXM 7 7/14/14 AT 4PM

$\mathbf{D}_{-1}$		A	
Fa	se	Arr	est

1.	Has Plaintiff proved, by a preponderance of the evidence, that any of the following defendants falsely arrested him on June 18, 2011?		
	a. Michael Percy b. Anthony Bruno c. Michael O'Connor  YES X NO NO NO NO NO		
	(If you answered NO to all of the above, proceed to Question 4. If you answered YES to any of the above, proceed to Question 2.)		
2.	Has Plaintiff proved, by a preponderance of the evidence, that he is entitled to compensatory damages for his false arrest claim?		
	YES X NO		
	If you answered YES, please write the amount of compensatory damages on the line below that would fairly and adequately compensate Plaintiff for his injury.		
	s 12,500		
3.	Has Plaintiff proved, by a preponderance of the evidence, that he is entitled to punitive damages for his false arrest claim from the defendant(s) as to whom you answered "YES to Question 1?		
	a. Michael Percy YES NO X		
	b. Anthony Bruno YES NO X		
	a. Michael Percy b. Anthony Bruno c. Michael O'Connor  YES NO X NO X NO X		
	If you answered YES, please write the amount of punitive damages you award as to each defendant.		
	a. Michael Percy \$		
	a. Michael Percy \$ b. Anthony Bruno \$ c. Michael O'Connor \$		
	c. Michael O'Connor \$		
	(Please proceed to Question 4.)		

## **Excessive Force**

4.	Has Plaintiff proved, by a preponderance of the evidence, that any of the following defendants used excessive force against him on June 18, 2011?		
	a. Michael Percy b. Anthony Bruno c. Michael O'Connor  YES NOX  NOX  NOX		
	(If you answered NO to all of the above, proceed to Question 8. If you answered YES to any of the above, proceed to Question 5.)		
5.	Has Plaintiff proved, by a preponderance of the evidence, that he is entitled to compensatory damages for his excessive force claim?		
	YES NO		
	If you answered YES, please write the amount of compensatory damages on the line below that would fairly and adequately compensate Plaintiff for his injury.		
	<b>\$</b>		
	What part of that amount, if any, is included also in any amount you determined in answering Question 2?		
	\$		
	(If you answered "NO" to Question 5, then answer Question 6. If you answered "YES" to Question 5, then skip Question 6, and proceed directly to Question 7.)		
6.	What nominal damages, not to exceed \$ 1.00, do you award to Plaintiff?		
	\$		
	(Proceed to Question 7 regardless of your answer to Question 6.)		
7.	Has Plaintiff proved, by a preponderance of the evidence, that he is entitled to punitive damages for his excessive force claim from the defendant(s) as to whom you answered "YES" to Question 4?		
	a. Michael Percy YES NO b. Anthony Bruno YES NO c. Michael O'Connor YES NO		
	If you answered YES, please write the amount of punitive damages you award as to each defendant.		

	a. Whenael Fercy	<b>D</b>
	b. Anthony Bruno	\$
	c. Michael O'Connor	\$
		(Please proceed to Question 8.)
Malici	ous Prosecution	
8.		eponderance of the evidence, that any of the following malicious prosecution in connection with the events of
	<ul><li>a. Michael Percy</li><li>b. Anthony Bruno</li><li>c. Michael O'Connor</li></ul>	YES NO X YES NO X
	(If you answered NO to all of any of the above, proceed to	the above, proceed to Question 11. If you answered YES to Question 9.)
9.		eponderance of the evidence, that he is entitled to is malicious prosecution claim?
	YES NO	
	-	write the amount of compensatory damages on the line dequately compensate Plaintiff for his injury.
	\$	
	What part of that amount, if a answering Question 2 and Qu	any, is included also in any amount you determined in aestion 5?
	\$	
10	1 , 1	eponderance of the evidence, that he is entitled to punitive osecution claim from the defendant(s) as to whom you 8?
	a. Michael Percy	YES NO
	b. Anthony Bruno	YES NO
	c. Michael O'Connor	YES NO YES NO YES NO
	If you answered YES, please defendant.	write the amount of punitive damages you award as to each
	a. Michael Percy	\$
	b. Anthony Bruno	\$

С.	Wichael O Connor	2	
	(Please	proceed to Qu	estion 11.)
Denial of Fa	<u>ir Trial</u>		
defer	Plaintiff proved, by a preponder adants denied the Plaintiff the right, 2011?		dence, that any of the following all in connection with the events of
b	Michael Percy Anthony Bruno Michael O'Connor	YES X YES X YES X	NO NO NO
	ou answered NO to all of the abo of the above, proceed to Questio	-	Question 14. If you answered YES to
	Plaintiff proved, by a preponder pensatory damages for his denia		
YES	<u>Х</u> NO		
	u answered YES, please write the that would fairly and adequate		ompensatory damages on the line Plaintiff for his injury.
\$	12,500		
	t part of that amount, if any, is in ering Question 2, Question 5, and		any amount you determined in
\$	SUCH		
dama			dence, that he is entitled to punitive efendant(s) as to whom you answered
b	Michael Percy Anthony Bruno Michael O'Connor	YES YES YES	NO X NO X NO X
	u answered YES, please write the	ne amount of po	unitive damages you award as to each
b	Michael Percy Anthony Bruno Michael O'Connor	\$ \$ \$	_

## (Please proceed to Question 14.)

## <u>Assault</u>

14.	Has Plaintiff proved, by a preponderance of the evidence, that Defendant City of New York, through the acts of its employee police officers, assaulted Plaintiff on June 18, 2011?
	YES NO <u>X</u>
	(If you answered NO to Question 14, proceed to Question 17. If you answered YES to Question 14, proceed to Question 15.)
15.	Has Plaintiff proved, by a preponderance of the evidence, that he is entitled to compensatory damages for his assault claim?
	YES NO
	If you answered YES, please write the amount of compensatory damages on the line below that would fairly and adequately compensate Plaintiff for that injury.
	<b>\$</b>
	What part of that amount, if any, is included also in any amount you determined in answering Question 2, Question 5, Question 9, and Question 12?
	<b>\$</b>
	(If you answered "NO" to Question 15, then answer Question 16. If you answered "YES" to Question 15, then skip Question 16, and proceed directly to Question 17.)
16.	What nominal damages, not to exceed \$ 1.00, do you award to Plaintiff?
	\$
	(Proceed to Question 17 regardless of your answer to Question 16.)
	(Please proceed to Question 17.)

Battery
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17.	Has Plaintiff proved, by a preponderance of the evidence, that Defendant City of New York, through the acts of its employee police officers, committed battery against Plaintiff on June 18, 2011?
	YES NO X
	(If you answered NO to Question 17, then skip Questions 18 through 19, sign the verdict sheet, fill in the date, and inform the Marshal that you have reached a verdict. If you answered YES to Question 17, proceed to Question 18.)
18.	Has Plaintiff proved, by a preponderance of the evidence, that he is entitled to compensatory damages for his battery claim?
	YES NO
	If you answered YES, please write the amount of compensatory damages on the line below that would fairly and adequately compensate Plaintiff for his injury.
	\$
	What part of that amount, if any, is included also in any amount you determined in answering Question 2, Question 5, Question 9, Question 12, and Question 15?
	\$
	(If you answered "NO" to Question 18, then answer Question 19. If you answered "YES" to Question 18, then skip Question 19, sign the verdict sheet, fill in the date, and inform the Marshal that you have reached a verdict.)
19.	What nominal damages, not to exceed \$ 1.00, do you award to Plaintiff.
	\$
	(Please continue to the next page.)
	(1 lease commune to the next page.)

Your deliberations are finished. This form should be signed, dated and given to the Marshal.

1. The Foreperson This form should be signed, dated and given to the Marshal.

2. Letha Raindan This form should be signed, dated and given to the Marshal.

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7/14/14

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8. Mushal Knick 7/14/14

Juror